

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF ILLINOIS**

**UNITED STATES OF AMERICA,**

**Plaintiff,**

**v.**

**QUAWNTAY ADAMS, et al.,**

**Defendants.**

**Case No. 04-CR-30029-DRH**

**ORDER**

**HERNDON, District Judge:**

The Court has been advised that the United States Marshal's Office – in light of defendant Adams's recent escape from Alton Jail – intends to limit Defendant's telephone and mail privileges to his legal team *only*, for security reasons. The Court hereby **ORDERS** Defendant to file a memorandum to **SHOW CAUSE** why the Court should not issue and Order regarding this security measure. Defendant shall file his memorandum by **Monday, September 18, 2006**. The Government shall have **five (5) days** after Defendant files his memorandum to file a Response. Defendant shall then have **five (5) days** after the Government files a Response to file a Reply.

**IT IS SO ORDERED.**

Signed this 8<sup>th</sup> day of September, 2006.

/s/ David RHerndon  
**United States District Judge**